

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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| Application. No. : 10/725,623 | Confirmation No. : 4992 |
| 1 st Named Inventor : Kamrava | Art Unit : 3772 |
| Filed : December 1, 2003 | Examiner : Nguyen, Camtu Tran |
| Docket No. : 5603.P001X2 | |

APPLICANT INTERVIEW SUMMARY

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

This Applicant Interview Summary is filed in response to the Interview conducted with the Examiner in the above-identified case in accordance with 37 CFR 1.133 and MPEP 713.04.

The time and date of the interview was about 2:30 MST on 8/12/2009. The participants in the interview were Camtu Nguyen (Examiner) and Brent Vecchia (Representative). The interview was telephonic. No exhibit was shown or demonstration conducted.

During the interview, Mr. Vecchia mentioned that most of the figures and specification of the present patent application was identical to that of U.S. Patent Application Serial No. 10/080,177, which was just previously referenced/reviewed during an interview in the 10/080,177 application. During the interview in the 10/080,177 application, Mr. Vecchia had also reviewed the arguments from the previous response filed in the 10/080,177 application regarding U.S. Patent No. 4,474,576 and U.S. Patent No. 5,472,419.

Mr. Vecchia submitted that claim 1 of the present patent application was allowable over U.S. Patent No. 4,474,576 and U.S. Patent No. 5,472,419, for reasons similar to those discussed earlier.

Mr. Vecchia also asked the Examiner if she could think of any claim amendments that would help to further overcome the rejections or possibly place the application in condition for allowance. The Examiner mentioned that she would think about this and contact Mr. Vecchia if any such amendments came to mind.

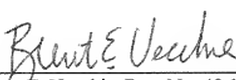
The general result or outcome of the interview was that the Examiner indicated that the Applicants should respond to the outstanding Office Action, and that she would consider the response and do an updated search. No agreement with respect to the allowability of any claims was reached.

No fee is believed to be due. However, please charge any needed extension of time or other needed fees to our Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: August 13, 2009

By 
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